



ATLAS 9452 US

**IN THE  
UNITED STATES  
PATENT AND TRADEMARK OFFICE**

**IN RE APPLICATION OF:** Braven, Keay, and Flower

**CASE:** ATLAS 9452 US

**DECLARATION UNDER  
37 C.F.R. § 1.132**

**SERIAL NO.:** 10/562,290

**FILED ON:** 20 June 2006

**FOR:** Protease Detection Assay

Mail Stop Amendment  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313

**EXAMINER:** MARTIN, Paul C.

**ART UNIT:** 1657

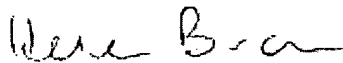
**DECLARATION UNDER 37 C.F.R. § 1.132**

Sir,

I, **Helen Braven**, declare as follows:

1. I am one of the named inventors on the above-referenced application for patent.
2. I, together with Dr. Russell Keay and Dr Stephen Flower, am an inventor of the above-referenced patent application.
3. Dr Keay and I are also co-inventors of subject matter disclosed in the published patent application, US 2005/0221315 A1, herein referred to as "Braven et al.".
4. The subject matter of Braven et al. was not contributed to by Dr Stephen Flower.

5. The subject matter disclosed in Braven et al. was derived from Dr Keay and me and not by another.
6. The Braven et al. reference therefore is not a prior art anticipating reference as defined by 35 U.S.C. § 102(e).
7. The Braven et al. reference therefore is not prior art as defined by 35 U.S.C. § 103(a).
8. I further declare that all statements made herein of my knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both, under section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.



---

Helen Braven, Ph.D.

Dated: May 12<sup>th</sup>, 2009